



The Tamil Nadu, Bengal and Bombay Children (Supplementary) Act, 1925

Act 35 of 1925

Keyword(s):

Appellate and Revisional Jurisdiction

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150 *Tamil Nadu, Bengal and [1925 : Cen. Act XXXV
Bombay Children (Supplementary)]*

ACT NO. XXXV OF 1925¹.

[THE ²(TAMIL NADU), BENGAL AND BOMBAY
CHILDREN (SUPPLEMENTARY) ACT, 1925.]

[23rd September 1925.]

An Act to supplement certain provisions of the ²(Tamil Nadu) Children Act, 1920, of the Bengal Children Act, 1922, and of the Bombay Children Act, 1924.

WHEREAS it is expedient to supplement by legislation in the Indian Legislature certain provisions of the ²(Tamil Nadu) Children Act, 1920, of the Bengal Children Act, 1922, and of the Bombay Children Act, 1924, for the purpose hereinafter appearing ; It is hereby enacted as follows :—

Short title.

1. This Act may be called the ²(Tamil Nadu), Bengal and Bombay Children (Supplementary) Act, 1925.

Validation
of certain
provisions of
²(Tamil Nadu)
Children
Act, 1920,
Bengal
Children
Act, 1922,
and Bombay
Children
Act, 1924.

2. The ²(Tamil Nadu) Children Act, 1920, the ²(Tamil Nadu) Bengal Children Act, 1922, and the Bombay Children Act, 1924, shall, so far as regards the appellate and revisional jurisdiction conferred by the said Acts on the High Courts of Judicature at Madras, at Fort William in Bengal and at Bombay, respectively, be as valid as if the said Acts had been passed by the Indian Legislature.

¹ For Statement of Objects and Reasons, see Gazette of India, 1925, Part V, page 195.

² These words were substituted for the word 'Madras' by the Tamil Nadu Adaptation of Laws Order, 1969, as amended by the Tamil Nadu Adaptation of Laws (Second Amendment) Order, 1969, which came into force on the 14th January 1969.